

FILED

UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF NEW YORKGLENN FEDERMAN,  
Plaintiff,

Jan 30 - 2024

John M. Domurad, Clerk

**PLAINTIFF'S LETTER**  
**MOTION REQUEST FOR THE**  
**COURT TO STRIKE OR**  
**DISMISS DEFENDANTS**  
**DEFICIENT REPLY SUA**  
**SPONTE**  
**5:23-cv-1148(AMD-TWD)**  
**Federman v. Wasilewski et al**  
**Index No 2021-2391**

-against-

TOWN OF LORRAINE:

Highway Superintendent Joseph Wasilewski  
 Town Attorney David Geurtzen Esq

SOUTH JEFFERSON CENTRAL SCHOOL DISTRICT

Board of Education, School Superintendent Scott Slater,  
 Transportation Administrator Ms. Rebecca Dalrymple  
 Eric J. Soules 17495 Miller Rd Adams, NY 13605  
 Steven J. Overton 17621 Miller Rd Adams, NY 13605  
 Steven Eastman 7979 US Route 11 Adams, NY 13605  
 Defendants.

Glenn Federman  
 17254 Miller Rd  
 Adams, NY 13605  
 315 586-3382  
 glennfederman@gmail.com

January 30, 2024

(via upload provision on website United States District Court  
 for the Northern District of NY upload)

United States District Court  
 Northern District of New York  
 P.O. Box 7367, 100 South Clinton St  
 Syracuse, NY 13261-7367

Case No. 5:23-cv-1148-AMN-TWD  
 Case Name: Federman v. Wasilewski et al

RE: 1/23/2024 TEXT NOTICE OF FILING DEFICIENCY as to Steven Eastman, Steven J. Overton, Eric J. Soules regarding the 48 Reply to Response to Motion, **NOTICE IS HEREBY GIVEN** of the following Filing Deficiency: Other Deficiency - The correction(s) should be made within 3 days of this notice. Defense counsel for Steven Eastman, Steven J. Overton, Eric J. Soules, did not submit a proof of service that they served Pro Se Plaintiff with the 48 REPLY to Response to Motion. Notice of Filing Deficiency Deadline 1/26/2024 (ztc) (Entered: 01/23/2024)

Dear Honorable Judge Nardacci and Honorable Judge Lovric;  
As a result of Defendant counsel for Steven Eastman, Steven J. Overton, Eric J. Soules, failure to meet the Filing Deficiency Deadline of 1/26/2024 to correct the deficiency, Plaintiff Pro Se respectfully submits a motion request for the Court to strike Defendants deficient reply to Plaintiff's response sua sponte with prejudice pursuant to Fed.R.Civ.P. 12(f) or dismiss Defendants deficient reply to Plaintiff's response sua sponte with prejudice pursuant to Rule 60 (b).

Sincerely,



Glenn Federman Plaintiff Pro Se

Cc:(via email and first class USPS mail to:)

Michael Crowe, Chaim J. Jaffee, Charles C. Spagnoli, Fitzgerald Morris Baker Firth P.C. Michael Crowe, Esq. 68 Warren Street, P.O. Box 2017 Glens Falls, NY 12801; Chaim J. Jaffe, Scolaro Fetter Grizanti & McGough, P.C. 507 Plum Street, Suite 300 Syracuse, NY 13204; Charles C. Spagnoli, Esq. Ferrara Fiorenza PC 5010 Campuswood Drive East Syracuse, NY 13057

Cc: (via U.S. District Court Northern District of New York portal upload to:)

Honorable Judge Nardacci, Honorable Judge Lovric